UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

PHASE ONE NETWORK, INC.,

Plaintiff,

-against-

YE f/k/a KANYE WEST d/b/a "Yeezy Tech", ALEX KLEIN, KANO COMPUTING LIMITED, STEMPLAYER, LTD, GETTING OUT OUR DREAMS II, LLC, G.O.O.D. MUSIC, DEF JAM RECORDINGS, and UMG RECORDINGS, INC.,

Defendants.

Civil Action No. 22-cv-9511

ORAL ARGUMENT REQUESTED

NOTICE OF MOTION TO DISMISS PLAINTIFF'S COMPLAINT

PLEASE TAKE NOTICE, that upon the annexed Declaration of Poupa Jenny Marashi, Esq. dated June 23, 2023, and exhibits annexed thereto, and the accompanying Memorandum of Law, Defendants Ye, Getting Out Our Dreams II, LLC, and Getting Out Our Dreams Inc. shall move this Court, before the Honorable John P. Cronan at the Daniel Patrick Moynihan United States Courthouse, 500 Pearl St., New York, NY 10007, Courtroom 12D, on a date and time to be directed by the Court, for an Order dismissing in its entirety with prejudice the Complaint of Plaintiff Phase One for lack of standing under Rule 12(b)(1), failure to state a claim for relief under Rules 8(a) and 12(b)(6), and failure to join necessary parties under 12(b)(7) of the Federal Rules of Civil Procedure. The reasons and grounds for Defendants' motion are more fully set forth in the accompanying Memorandum of Law in support of this motion.

Dated: Bronx, New York

June 23, 2023

Marashi Legal

(دورازحم

P. Jenny Marashi, Esq. 930 Grand Concourse, # 1 Bronx, NY 10451 (917) 703-1742

marashi.legal@gmail.com Attorney for Ye Defendants

TO: Sarah M. Matz, Esq. Gary Adelman, Esq.

1173A Second Avenue, Suite 153

New York, NY 10065 Tel: (646) 650-2207

E-mail: sarah@adelmanmatz.com
E-mail: g@adelmanmatz.com
Attorney for Plaintiff Phase One